EXHIBIT BB

IN THE UNITED STATES FOR THE NORTHERN DI DALLAS DIV	STRICT OF TEXAS
CHARLENE CARTER VS. SOUTHWEST AIRLINES CO., AND TRANSPORT WORKERS UNION OF AMERICA, LOCAL 556) CIVIL ACTION NO.) 3:17-CV-02278-X))
CONFIDEN VIDEOTAPED DEF MAUREEN E NOVEMBER 5	POSITION OF EMLET

ANSWERS AND DEPOSITION OF MAUREEN EMLET, produced as a witness at the instance of the Plaintiff, taken in the above-styled and -numbered cause on NOVEMBER 5, 2020, at 9:03 a.m., before CHARIS M. HENDRICK, a Certified Shorthand Reporter in and for the State of Texas, witness located in Aurora, Colorado, pursuant to the Federal Rules of Civil Procedure, the current emergency order regarding the COVID-19 State of Disaster, and the provisions stated on the record or attached hereto.

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Page 2
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18
                        MR. MACK SPURLOCK -
         ALSO PRESENT:
                           VIDEOGRAPHER
19
                        MS. CHARLENE CARTER
2.0
                        MS. LAUREN ARMSTRONG
2.1
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23
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25
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Case 3 CONFIDE NI XIADOVIDE O TAPED DE POSIZION PAGEMANURE DADEMILETZ

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CONFIDENTIALS WIDEOTAPED DEPOSITION OF MAURE EN EMILE ID 4403

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Page 5 1 PROCEEDINGS 2 THE VIDEOGRAPHER: We are now on 3 record. Today's date is November 5th, 2020. The time is 9:04 Central. Will the court reporter 4 5 please swear in the witness? 6 THE REPORTER: This is the video oral 7 deposition of Maureen Emlet, and it is being conducted remotely in accordance with the current 8 9 emergency order regarding the COVID-19 State of Disaster. The witness is located in Aurora, 10 11 Colorado. And counsel has agreed that I can swear 12 in the witness. 13 My name is Charis Hendrick, Court 14 Reporter, CSR No. 3469. I am administering the 15 oath and reporting the deposition remotely by 16 stenographic means from my home in Ellis County, 17 Texas. 18 Would counsel please state their appearances and locations for the record? And the 19 city is fine. 20 21 MR. GILLIAM: Matthew B. Gilliam for 22 plaintiff Charlene Carter in Springfield, Virginia. 23 MR. CORRELL: Michael Correll for 24 defendant Southwest Airlines in Dallas, Texas. 25 MR. GREENFIELD: Adam Greenfield for

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Page 6
     the defendant TWU Local 556 in Dallas, Texas.
 1
 2
                         MAUREEN EMLET,
 3
     having been first duly sworn, testified as follows:
 4
                         EXAMINATION
 5
     BY MR. GILLIAM:
 6
             Good morning, Ms. Emlet.
 7
         Α.
             Good morning.
 8
         0.
             My name is -- my name is Matt Gilliam and
 9
     I represent plaintiff Charlene Carter in the case
10
     Carter v. Southwest Airlines Company and Transport
     Workers Union of America Local 556. And I am here
11
12
     today to ask you questions about the case.
                                                   If at
13
     any point you would like a break, just let me know
14
     and we'll -- we'll take a break. And do you
15
     understand why you are here today?
16
         Α.
             Yes.
17
             Okay. And do you understand you are here
18
     under subpoena?
19
         Α.
             Yes.
20
         Q.
             Okay. And did you receive the subpoena to
21
     testify?
22
         Α.
             Yes.
23
             Okay. And have you had the chance to
24
     review the subpoena?
25
         Α.
             Yes.
```

Page 10 retire? 1 2 December 31st of 2019. Α. 3 All right. And prior to your retirement, 4 what was the last position you held with Southwest? 5 Manager of labor relations for inflight 6 services. Okay. And how long did you hold that 7 8 position? 9 Α. I think it was about seven and a half 10 years. Okay. 11 Ο. And what -- what position did you 12 hold prior to being manager of labor relations? Prior to that, I was manager of inflight 13 Α. 14 communications. Prior to that, I was an inflight 15 base manager. And prior to that, a recurrent 16 training supervisor. And I started my Southwest 17 career as a flight attendant. 18 Okay. How long did you work as a flight 0. 19 attendant? 20 Α. 10 months. 21 Ο. All right. During that 10-month time

- 22 frame, were you a member of the union?
- 23 Α. Yes.
- 24 Okay. Were you a member of TWU Local 556? 0.
- 25 Α. Yes.

- 1 the moment.
- 2 MR. GILLIAM: Okay.
- 3 A. I can hear you now.
- 4 Q. (By Mr. Gilliam) Okay. And for that
- 5 group of people you had just described, have you
- 6 ever heard the term "nonmember" used to refer to
- 7 them?
- 8 A. Yes.
- 9 Q. Okay. All right. Now, in your position
- 10 as manager of labor relations, what -- what were
- 11 your responsibilities?
- 12 A. My main responsibilities were to work with
- 13 the base leadership and the union lead --
- 14 leadership to ensure that the contract was being
- 15 correctly applied. I was involved with cases that
- 16 had the potential to result in discipline; to
- 17 ensure that company policies and the inflight work
- and conduct rules were being followed and applied
- 19 consistently.
- Q. Okay. And when you say that -- well, did
- 21 you say that one of your responsibilities was
- 22 making sure the contract was applied properly?
- 23 A. Yes.
- Q. Okay. And by contract, are you referring
- to the collective bargaining agreement between the

- 1 team handle that issue?
- MR. CORRELL: Objection. Vague.
- 3 A. The ACT team and labor relations would
- 4 work together. Ultimately, it would be the labor
- 5 relations' responsibility to investigate. I just
- 6 don't remember ever having any religious
- 7 discrimination complaints brought forward.
- 8 Q. (By Mr. Gilliam) Okay.
- 9 A. Other than Ms. Carter.
- 10 Q. Okay. Do you understand if -- or I am
- 11 sorry. Do you know if employee relations handles
- 12 religious discrimination issues?
- 13 A. Oh, yes. Employee relations would handle
- 14 those complaints.
- 15 Q. Okay. And did -- just to make sure that I
- 16 understand correctly. Did you ever work with
- 17 employee relations on those types of complaints?
- 18 A. I may have, but, again, I don't remember
- 19 having any religious discrimination complaints
- 20 brought forward that I worked on or that I worked
- 21 with employee relations on. There -- there may
- have been one, but without going back and reviewing
- 23 files, I just don't remember.
- Q. Okay. And, I guess, in your -- your time
- 25 as manager for labor relations, do you recall,

- 1 and those were provided as a nexus to the
- 2 workplace.
- Q. Okay. All right. And, I guess, turning
- 4 back to the Page 4228 in that first screenshot.
- A. Are we going back to the last document?
- 6 O. Yes, ma'am. Document 1. So --
- 7 A. We're still in Document 1?
- Q. Yes, ma'am. Yeah.
- 9 A. Okay.
- 10 O. And 4228. It should be the first
- 11 screenshot.
- 12 A. Okay.
- 13 Q. And the -- the message -- part of the
- 14 message says, you truly are despicable in so many
- 15 ways. By the way, the recall is going to happen.
- What is the recall?
- 17 A. If I remember correctly, there was a
- 18 faction of 556 members who wanted to remove Audrey
- 19 Stone from office.
- Q. Okay. And how did you learn about the
- 21 recall?
- A. Well, it was common knowledge because
- 23 flight attendants were very vocal about it. So I
- 24 don't know how I learned about it; probably from
- 25 other Facebook posts.

Page 63 Okay. All right. Do you know when the, I 1 Ο. 2 quess, issues with the recall started to -- well, I quess, crop up? 3 4 Α. I don't know. It was prior to this time. 5 I don't know how long they had been going on. 6 Okay. Were there issues with the recall 0. 7 when you retired? 8 Α. No. Okay. Do you know when those -- the 9 Ο. 10 issues about the -- the recall, I quess, subsided? 11 I think when the new union president was 12 voted into office. 13 Okay. Do you know when that was? Ο. 14 Α. I think it was January -- well, actually, 15 I don't know. I think it was the beginning of 16 2019, but I don't -- I don't remember for sure. 17 Q. Okay. 18 Might have been October of '18. Α. 19 Okay. All right. And, I guess, turning back to Document 2. Well, I'll probably ask you a 20 21 question before we get there. Do you know if Ed 22 Schneider eventually contacted you about the 23 investigation? 24 Α. Yes.

Okay. And what -- when -- when he

Ο.

25

```
Page 80
 1
                  THE REPORTER: Last where I left off
 2
     on Monday was Exhibit 13, but --
 3
                 MR. GILLIAM: Was --
 4
                 THE REPORTER: -- I don't know if you
 5
     marked anything in Mr. Schneider.
 6
                 MR. GILLIAM: I -- I think I do have
 7
          I think the next one would be 16.
     it.
 8
                 THE REPORTER:
                                 Okay.
 9
                  (Exhibit 16 marked.)
10
         0.
             (By Mr. Gilliam) Ms. Emlet, this will be
     Document 8 for you, if you could review it.
11
12
         Α.
             Okay.
13
             And once you've had a chance to review all
14
     of it, let me know.
15
         Α.
             Okay.
16
         Q.
             Do you recognize this?
17
         Α.
             Yes.
18
         0.
             And what is it?
19
             This is an email that I sent to Tammy
20
     Shaffer and Brianna. And it -- it looks like I
21
     have forwarded an email from Denise Gutierrez, and
22
     it has different posts from Facebook.
23
             Okay. And it's -- is it also attaching
         0.
24
     images?
25
         Α.
             Yes.
```

- 1 Q. Okay. Do you know if the images that
- follow on Pages 6505 through 6513 were the
- 3 attachments to your email?
- 4 A. I think that they were. But looking at
- 5 this document now, it looks to me like Denise sent
- 6 them to me and then I forwarded them.
- 7 Q. Okay. All right. But you recognize the
- 8 pictures as well?
- 9 A. Yes.
- 10 Q. Okay. And one quick question. On the CC
- 11 line, you have inflight labor relations mailbox.
- 12 A. Yes.
- Q. Who receives email there?
- 14 A. Michelle Lusk and Sue Ann Chaffin.
- 15 Q. Okay. Does anyone else receive email from
- 16 that box?
- 17 A. Do you mean is anyone on that mailbox?
- 18 Q. Yeah -- yeah. Let me ask the --
- 19 A. Not --
- 20 Q. -- question another -- another way. Does
- 21 -- can anyone else access email from that mailbox?
- 22 A. Yes. The -- when I was there, the labor
- 23 relations team could view emails in that mailbox,
- 24 but not send anything from it. So this was our
- 25 repository for the specialists to collect

- 1 involved in all of it.
- Q. Okay. So it was normal that you would
- 3 send her all of the information of an -- an
- 4 investigation?
- 5 A. Yes.
- 6 Q. Okay. And, now, who made the
- 7 determination that there was a nexus between
- 8 Ms. Carter's posts and Southwest?
- 9 A. I don't know if any one person made that
- 10 determination. Typically, in these high-profile
- 11 cases, our entire labor relations team would
- 12 discuss the case. And then I -- I know that I had
- 13 some conversation about the nexus to the workplace
- 14 and her presenting herself in uniform on -- on her
- 15 Facebook page.
- 16 Q. Okay. Do you know what the dates of those
- 17 pictures were?
- 18 A. No.
- 19 Q. Okay. And I do have a question too about
- 20 6505.
- 21 A. Okay.
- 22 O. And what is the nexus to Southwest on that
- 23 page?
- A. Ms. Carter is standing. She's the second
- one from the right and she has her Southwest

- 1 Airlines ID around her neck.
- Q. Okay. And I -- I realize that this is
- 3 another copy, but can -- can you -- could you read
- 4 the -- the version of -- or read that ID in the --
- 5 A. I cannot. Not to my -- my iPad, I can't,
- 6 no.
- 7 Q. Okay. Do you recall if, on the original
- 8 version you saw, you could -- you could read what
- 9 was on the ID?
- 10 A. I don't know. I -- I know that -- I don't
- 11 know if I could read it. I know that the coloring
- 12 and the layout were definitely recognizable as a
- 13 Southwest ID.
- 14 Q. Okay. Now, did you have any follow-up
- 15 discussions with Tammy Shaffer or Brianna Grant
- 16 about any of these pictures?
- 17 A. I am sure I did.
- Q. Okay. Do you know if you talked to them
- 19 about whether there was a nexus between Southwest
- and the posts?
- 21 A. I probably did, yes.
- Q. Okay. And did they give you any
- 23 conclusions about the posts themselves?
- A. I don't remember. I think it would only
- 25 be that, yes, there was a nexus to the workplace.

Case 3: COMBIDENTIAL WIDE OTTAPE DEDEROSITION POJE MAN RE ENGENILE T5

	Page 131
1	I, MAUREEN EMLET, have read the foregoing deposition and hereby affix my signature that same
2	is true and correct, except as noted above.
3	
4	
5	
6	MAUREEN EMLET
7	THE STATE OF COUNTY OF
8	
9	Before me,, on this day personally appeared MAUREEN EMLET, known to me (or
10	proved to me under oath or through) to be the person whose name is subscribed to the
11	foregoing instrument and acknowledged to me that they executed the same for the purposes and
12	consideration therein expressed.
13	
14	Given under my hand and seal of office this day of, 2020.
15	
16	
17	NOTARY PUBLIC IN AND FOR THE
18	STATE OF
19	
20	MY COMMISSION EXPIRES:
21	
22	
23	
24	
25	

```
Page 132
                   REPORTER'S CERTIFICATION
 1
 2.
             IN THE UNITED STATES DISTRICT COURT
              FOR THE NORTHERN DISTRICT OF TEXAS
 3
                        DALLAS DIVISION
 4
     CHARLENE CARTER
 5
                                  ) CIVIL ACTION NO.
     VS.
                                  ) 3:17-CV-02278-X
 6
     SOUTHWEST AIRLINES CO., AND )
 7
     TRANSPORT WORKERS UNION OF
     AMERICA, LOCAL 556
 8
 9
                          CONFIDENTIAL
10
                 DEPOSITION OF MAUREEN EMLET
                        NOVEMBER 5, 2020
11
                      (REPORTED REMOTELY)
12
13
             I, CHARIS M. HENDRICK, Certified Shorthand
14
     Reporter in and for the State of Texas, do hereby
15
     certify to the following:
             That the witness, MAUREEN EMLET, was by me
16
     duly sworn and that the transcript of the oral
17
18
     deposition is a true record of the testimony given
19
     by the witness.
20
             I further certify that pursuant to Federal
21
     Rules of Civil Procedure, Rule 30(e)(1)(A) and (B)
     as well as Rule 30(e)(2), that review of the
22
23
     transcript and signature of the deponent:
         __xx__ was requested by the deponent and/or a
24
25
     party before completion of the deposition.
```

```
Page 133
 1
         ____ was not requested by the deponent and/or
 2
     a party before the completion of the deposition.
 3
             I further certify that I am neither
 4
     attorney nor counsel for, nor related to or
 5
     employed by any of the parties to the action in
 6
    which this deposition is taken and further that I
 7
     am not a relative or employee of any attorney of
     record in this cause, nor am I financially or
 8
     otherwise interested in the outcome of the action.
 9
10
             The amount of time used by each party at
11
     the deposition is as follows:
12
             Mr. Gilliam - 3:42 hours/minutes
13
             Mr. Correll - 2 minutes
14
             Subscribed and sworn to on this 12th day
15
16
    of November, 2020.
17
18
19
                      ĆHĀRIŠ M. HĒŇDRICK, ČSR # 3469
20
                     Certification Expires: 10-31-21
                     Bradford Court Reporting, LLC
                     7015 Mumford Street
21
                     Dallas, Texas
                                    75252
22
                     Telephone 972-931-2799
                     Facsimile 972-931-1199
23
                     Firm Registration No. 38
24
25
```